

PATENT APPLICATION

Docket No. LAR50-001

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:	·)
	Steven S. Larsen)
Application No.:	10/690,421) Art Uni
Confirmation No.:	3835) 3732
Filed:	10/20/2003)
For:	Endodontic instrument)
Examiner:	Lewis, Ralph A.)

PETITION TO REVIVE ABANDONED APPLICATION UNDER 37 C.F.R. §1.137(b)

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 Attn: Office of Petitions

Sir/Madam:

Statement of unintentional failure to file a continuation in part application.

This application was filed on October 20, 2003, and after prosecution and appeal, became abandoned on November 17, 2011. Applicant now respectfully requests revival of the application in order to file a continuation-in-part application, which is submitted herewith as Exhibit A, concurrent with filing (Application No. 13/444,367; Confirmation No. 4938), and along with corresponding fees.

By way of background, this is Applicant's first patent application. The underlying product is the foundation of a family business involving Applicant's children and they depend on it for their support. Applicant has acted diligently throughout, but has relied on former patent counsel for information regarding status and strategy.

Applicant has not been accurately informed of either status or strategy from former counsel. For example, Applicant did not know that former counsel obtained lengthy extension periods and passed on the accompanying fees. Applicant did not timely know of options relating to a request for continued examination (RCE) or continuation applications prior to abandonment.

On April 2, 2012, Applicant hired undersigned counsel to review the application. Applicant became informed that the application was abandoned. Applicant did not intend that the application become abandoned. The abandonment was unintentional.

Applicant has expended time and resources towards preparation of an expedited continuation-in-part (CIP) application, which he now wishes to file. The CIP is prepared with the intent of overcoming all former objections and rejections by the examiner and appeals board, and to correct what Applicant perceives as deficiencies in the original application occasioned by former counsel.

A declaration from the Applicant on this subject is included herewith. From November 17, 2011 to April 2, 2012, the abandonment was unintentional because Applicant was not aware of either status or options. From April 2, 2012 to the time of this filing, undersigned counsel has actively worked with Applicant to review the file and draft this petition and the reply. The entire delay in filing this required reply from the due date for the reply until the filing of a grantable petition pursuant to 37 CFR 1.137(b) was unintentional.

On behalf of Applicant, the undersigned respectfully and sincerely requests that the application be revived to allow for the filing and examination of the CIP.

Dated this 10th day of April, 2012.

Respectfully submitted,

/Preston P. Frischknecht/ Preston P. Frischknecht Attorney for Applicant Registration No. 61,312 Customer No.: 062733 Telephone No. 435-787-9700



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For:	Endodontic instrument	ý
Examiner:	Lewis, Ralph A.	ý

DECLARATION OF APPLICANT STEVE LARSEN IN SUPPORT OF PETITION TO REVIVE ABANDONED APPLICATION UNDER 37 C.F.R. §1.137(b)

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 Attn: Office of Petitions

Sir/Madam:

I hereby make the following declaration, under penalty of perjury, and under applicable state and federal law:

- 1. In 2003 I hired patent counsel to assist with this patent application.
- 2. This application is my first, and I do not otherwise have any experience prosecuting patent applications.

- 3. This patent application is important to me because the underlying product is part of a family business in which I involve my children and upon which they depend for support.
- 4. Throughout the prosecution and appeal of this patent application, I have acted diligently and relied on my counsel to inform me as to status and all of my options for pursuing a patent.
- 5. But, I have not been accurately informed of the status of the application and all of my options for pursuing it.
- 6. On April 2, 2012 I hired new counsel to examine my file and inform me as to the status of the matter.
- 7. I am informed that former counsel obtained numerous, lengthy extensions during prosecution of this application, of which I was unaware, and for which I paid.
- 8. Significantly, I was not timely made aware of all of the options for pursuing the patent application or the underlying technology, including through a request for continued examination (RCE) or continuation-type applications.
- 9. From new counsel, I understand that my application is now termed "abandoned" by the USPTO as of November 17, 2011.
 - 10. I did not intend to abandon my patent application at that time and to date.
 - 11. Any abandonment of my patent application was unintentional.
- 12. Better understanding the current status, I now desire to file a continuation-in-part (CIP) application to address and overcome all former objections and rejections by the examiner and appeals board, and what I perceive as deficiencies in the original application.
- 13. Under these circumstances, I respectfully request that you allow me to "revive" my patent application to file the CIP, which I understand will be submitted with this request.

EXECUTED this 3rd day of April, 2012.

Steven S. Larsen, Applicant



Exhibit A

4/11/2012 2:42 PM FROM: peckhadfield7872455 TO: 1 571 273-8900 PAGE: 009 OF 038

Electronic Ac	knowledgement Receipt
EFS ID:	12519182
Application Number:	13444367
International Application Number:	
Confirmation Number:	4938
Title of Invention:	• Endodontic Instrument
First Named Inventor/Applicant Name:	Steven S. Larsen
Customer Number:	62733
Filer:	Preston Paul Frischknecht/Heidi Dryden
Filer Authorized By:	Preston Paul Frischknecht
Attorney Docket Number:	LAR50-001
Receipt Date:	11-APR-2012
Filing Date:	
Time Stamp:	15:56:SS
Application Type:	Utility under 35 USC 111(a)

Payment information:

Submitted with Payment	yes
Payment Type	Credit Card
Payment was successfully received in RAM	\$620
RAM confirmation Number	2647
Deposit Account	
Authorized User	

File Listing:

Document	Decement Description	File Name	File Size(Bytes)/	Multi	Pages
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This Acknowledgement Receipt evidences receipt on the noted date by the USPTO of the indicated documents, characterized by the applicant, and including page counts, where applicable. It serves as evidence of receipt similar to a Post Card, as described in MPEP 503.

New Applications Under 35 U.S.C. 111

If a new application is being filed and the application includes the necessary components for a filing date (see 37 CFR 1.53(b)-(d) and MPEP 506), a Filing Receipt (37 CFR 1.54) will be issued in due course and the date shown on this Acknowledgement Receipt will establish the filing date of the application.

National Stage of an International Application under 35 U.S.C. 371

If a timely submission to enter the national stage of an international application is compliant with the conditions of 35 U.S.C. 371 and other applicable requirements a Form PCT/DO/EO/903 indicating acceptance of the application as a national stage submission under 35 U.S.C. 371 will be issued in addition to the Filing Receipt, in due course.

New International Application Filed with the USPTO as a Receiving Office

If a new international application is being filed and the international application includes the necessary components for an international filing date (see PCT Article 11 and MPEP 1810), a Notification of the International Application Number and of the International Filing Date (Form PCT/RO/105) will be issued in due course, subject to prescriptions concerning national security, and the date shown on this Acknowledgement Receipt will establish the international filing date of the application.

1 571 273-8900 PAGE: 012 OF 038

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Application Data Sheet 37 CFR 1.76				Applica	ation Numb	er					
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Application Data Sheet 37 CFR 1.76		Attorney D	ocket Number	umber LAR50-001				
		Application	n Number					
Title of Invention End	odontic Instrument		•					
Publication Info	rmation:							
Request Early Pub	lication (Fee required a	t time of Rec	quest 37 CFR 1.2	19)				
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Please Select One:	Customer Number	. O.na	Patent Practitione	r 🔘 Lir	nited Recogn	ition (37 CFR 11.9)		
Customer Number	62733	•						
Domestic Benefit This section allows for the entry from a PCT application 35 U.S.C. 119(e) or 120, a	applicant to either claim b	enefit under 3 ion in the app	5 U.S.C. 119(e), 12 lication data sheet	constitutes th	e specific refe	erence required by		
Prior Application Stat						nove		
Application Number	Continuity 1	Туре	Prior Application	on Number	Filing Da	te (YYYY-MM-DD)		
	Continuation in part	of	10690421	2003-10-20				
Additional Domestic Bel by selecting the Add bu	-	ta may be ge	enerated within th	nis form				
Foreign Priority I	nformation:							
This section allows for the applicant to claim benefit of foreign priority and to identify any prior foreign application for which priority is not claimed. Providing this information in the application data sheet constitutes the claim for priority as required by 35 U.S.C. 119(b) and 37 CFR 1.55(a).								
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Application Number	Country	<u>'</u> '	Parent Filing Da	ate (YYYY-I	MM-DD)	Priority Claimed		
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Assignee Informa	ation:							
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Assignee 1								

PTO/SB/14 (11-08)

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Registration Number

61312

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Application Data Sheet 37 CFR 1.76		Attorney Docket Number		LAR50-001			
		Application N	lumber		-		
Title of Inven	tion En	dodontic Instrument					
If the Assign	ee is an O	rganization check here.					
Prefix		Given Name	Middle Name	F	amily Name	Su	ıffix
Mailing Add	ress Infor	rmation:					
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Signature /Preston P. Frischknecht/					Date (YYY)	(-MM-DD)	2012-11-04

This collection of information is required by 37 CFR 1.76. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 23 minutes to complete, including gathering, preparing, and submitting the completed application data sheet form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. **SEND TO**: **Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450**.

Frischknecht

Last Name

First Name

Preston



Privacy Act Statement

The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

- The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C. 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether the Freedom of Information Act requires disclosure of these records.
- A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an
 individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of
 the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
- 5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
- 6. A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspections or an issued patent.
- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.